REMARKS

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PAMPHLET

INTITLED.

CONSIDERATIONS

BIL I

For Paying the

National DEBT, &c.

He that is first in his own Cause seemeth just; but his Neighbour cometh and searcheth him out.

Address No the Crown, which in-

Printed in the YEAR MDCCLIV.

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REMARKS

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PAMPHLET, &

For Paying the

Pamphlet having appeared lately, intitled, Confiderations, &c. and profering to state impartially the Arguments in support of a Right claimed by the Crown, which infimately affects the fundamental Rights of this Country, wherein these Arguments and the Facts supporting them are yet in reality, stated with evident Partiality, Deceit, and Subtilty; it is a Duty due to the Public, to expose this unfair Dealing, as speedily as possible; and therefore are there few Remarks thus hastily sent after it, to prevent unwary honest Men from being beguiled out of their native Senfe of Truth and Justice, and of those essential Rights, which no human Law bestowed, and which therefore, though is fact ferong opt, but too plainly betrayed, Force

Force of Fraud may bear down and deftroy, yet no human Fower nor Ardy can politibly make void. I do defend a defended by make void. I do defend a defended by make void. I defended by the residual of the control of th

In order to this it may be proper, fiff, to make fome Observations on this Author's Manner of stating the several Facts, upon the true State of which the Force of his subsequent Arguments essentially depends.

Next to give an Account of thele fame Facts, dictated by Candor, and warranted by Circumstances which cannot deceive.

And last of all, to point out fuch of the groffer Mistakes in the Course of this Argument as may be fusicient to answer the Delign of this Paper.

In p. 4. the Author professes, that his Pamphiet is an bonest Attempt to endeavour to quiet the Fats lind Apprehensions of the People; which Fears and Apprehensions He tells us had been raised, by Occasion having been taken without Doors, from the Rejecting of the late Bill, to spread Institutions injurious to Government, and tending to alienate the Affections of his Majesty's Subjects are greatly alienated one from another, is a sad and undoubted Truth, (the God be thanked, none of them from his Majesty); and at whole Door this Milchief is chargeable may be made so evident, that he will miss may read; but this is not the Place; he is to be feared however, that the Author has, by his very manner of expressing himself in this his first setting out, but too plainly betrayed, A 2

that fornething elfe than this bonest Attempt to quiet the Fears and Apprehensions of the People was the Intention of this Pamphlet. The Fears and Apprehenfions of the People are, thanks be to God, and to the Portitude of our Hundred and twenty-four Representatives, on the ever-memorable 17th of December 1753 already pretty well quieted, and have been fo from the Conclusion of that Day; so far was the rejecting of that Bill from being the Occasion of these Fears and Apprehensions, that these Fears were created, while the Fate of this Bill was in fuspense; left it should not be rejected; the Moment the Fate of the Bill was determined to their Wishes, that Moment otheir Fears vanished, and an universal Joy took place, and still subsists in their stead; their Deliverance was accomplished by rejecting the Bill; nor is it easy to guele what should make the Author infinuate that they at prefent fland in need of his Aid, for quieting their Fears in For what is there now subfifting, that they need to be apprehensive about, unless it be the Sufferings of some gallant Patriots who could not be made to swerve from their Duty to their Country, by any Apprehentions of Severity in regard to themselves?

of his Majeffy's Subjects." That the Affections of any of your state at the state of the dome ration of the Clause, by which is meant the now would have been a Parliaof the King's antient of the King's antient to Right 19 the Application of the Money in the actual A Receipt of the Treasury is as had been mede upon Hather I kein scalion in the Bill of the former Sellion.

in this his first setting out, but too plainly betrayed, A 2 that

WHAT Unfairness and want of Candor discover themselves in these few Lines! Doth this Author really believe, that the Parliament, in the former Seffion, ever MEANT to make fuch an Acknowledgment as is here referred to? Doth he not know in his Confcience, that such an Acknowledgment was the farthest from their Thoughts ? And upon what Principles of Truth and Honesty, can he represent to the unsuspecting Public, that the Parliament made this Acknowledgement, when he is conscious to himself that the very Reverse was as strongly, and much more universally their Sense then, as when the Bill was rejected this present Session? Shameful Prevarication! -- Farther, would not a plain Man be led by the Beginning of this Paragraph to imagine, that all that was wanted, was only that the Parliament should comply with the harmless Form of acknowledging what they themselves could not but confess to be an unquestioned, well-defined, as well as antient Right in the King. relative to the Application of the public Money remaining at any Time in the public Treasury; and othat there never was fo much as a Suspicion in any Person's Mind, that the complying with this Form, sewould be vefting any new or greater Power in the Crown, in regard to the Public-Money, than it was clearly possessed of before? and yet doth not every Man, at all conversant in these Matters, and this Author among the reft, affuredly know, that the conmetrary of all this was the Fact; and that there never would have been one Moment's Contest about the no Matter, had not the new Language, introduced in the Duke of Dorfet's first Speech in 1751 created a ge-Retuition.

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neral Apprehension, that greater Powers were about missing only to be claimed over the public Money of this King only dom, than were hitherto understood to be warrant down of the Principles of our Constitution.

It is not now inquired whether such an Apprehen-olds fion was well-founded or not, this will fall under Example mination in its proper Place, but that this was in factulou the Apprehension which occasioned the Debate, in oarg Confequence of which the Bill was rejected, this Audoup thor cannot but perfectly remember; the doubtless and it must for ever give him, as well as the principal and Leaders of his Party, Confesion to recollect what, at that one Time, was fo expressly declared, by one Gentleman of particularly, then possessed of the highest nominal Discours tinction, and then, and now, incontestably possessed que of far the highest Authority, in his Profession; who af not ter lamenting, in the most gentle Terms, forme una defirable Circumstances in the Constitution of this Country, pronounced it as an invariable Purpose, in regard to his own Conduct, to maintain this Conflitting? non, in the State in which he found it; Whether liw this was not faid with more Modelty, and Deference and to present Authority, than strictly consisted with that ods Supreme Respect which is indispensably due, by every to Man, to the effential Rights of his Country, let other Folks determine: But fo it was, I that after making this Declaration, the whole Course of his Are mi gument was confined to this fingle Topic , and folely W directed to demonstrate the Propriety and Necessity of the rejecting this Preamble, if the House did not mean " to give up a very effential Article, in the prefert Con-Stitution.

fitution of this Country. The' this be notoriously the whole Truth of this Matter, yet it is easy to be accounted for that so different a Representation is attempted to be imposed upon the Public. No one can believe that a Prince diffinguished for his invariable Regard to Justice, in the whole Course of his Actions, and of so much native Goodness and Generosity of Heart, could have been prevailed on to disgrace a Number of his Servants, (all of them of unquestioned Loyalty, and zealous in their Attachment to his Majesty's Family and Government, and some of them, of fuch exalted Qualities, as eminently to adorn the Administration in which they were employed) and to do this with peculiar Marks of Severity, merely for endeavouring to prevent an Innovation, which they apprehended to be hurtful to the effential conftitutional Rights of their Country; FALSHOODS MUST have been conveyed to the Throne; and falle Representations, may, in consequence, be judged necessary to be exhibited to the People; all this, some Folk's Spirits may allow them to practife; but it were to be wished that they would at least abstain from taking the facred Word Honesty, and bonest, Attempt, into their Lips :- fo far, however, is but a small Sample of the Licence of this Author. Meint to show our one

WITH a View, as he professes, to set this Matter in a clean Light, he takes it up at the Year 1749. Why he chuses the Word Year instead of the more usual Word Session, it may not be worth while to inquire but certainly, Men not acquainted with the real Nature of such Transactions, may be led to apdiension Joinse

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that, and the following Paragraph, p. 6. that there were no other Commissioners appointed, but those by the Government, to state the public Accounts:

His Words are these.

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To set this Matter in a clear Light it must be taken up at the Year One thousand seven hundred and forty-nine: When, upon stating of the public Accounts by the Commissioners appointed for that Purpose, it appeared, that on the twenty-fifth Day of March, there was in the Hands of the Vice Treasurers or their Deputies, a Ballance of labout Two hundred and twenty thousand Pounds.

THE Amount of this Sum rendered it an Object of public Consideration; and perhaps it was the first Instance of a Ballance in the Treasury that deferved any great Attention: It therefore well became those in Authority to consider in what Way the Whole, or Part, might be best applied for the Ease of the People, and for public Service? Surely. it was the Author's Evil Genius that dictated this Language; not the least mention of Parliament, tho' the whole of this Matter was fully transacted in Parliament, without the smallest Deviation from the winal Course of Proceeding practised by the House of Commons, the Beginning of every Sellion; but relling the Matter simply might naturally have caused some firch unlucky Reflection, to flart into ordinary Minds; for what Purpose all this Labour and Trouble in stating Accounts and striking a Ballance, taken by the TENED! · House

Bi House of Commons? especially when it is known orbibefore hand that some Ballance there certainly is reof maining in the Treasury; and of what Significancy can the Knowledge of the exact Amount of this Balclance be to them, when, be it what it will, they it feems can have no Right fo much as to interpole ed their Advice concerning the Application of it, nor befrany Part of it, unless previously permitted to do fo, by an Intimation from his Majesty, that he would to their taking this Liberty; not a general VE Liberty neither, but only inregard to fuch Uses as he so Mhall point out?' indeed when the Treasury is empty, thand the Funds prove deficient, the Commons are then at full Liberty to become the first Movers for supplying this Deficiency, by taking more Money out of the BaPockets of the People: their Use in the Constituention, in regard to the fundamental Article of Moto ney, according to our Author, being only to devile, -o and to be the original Movers for impoling, new Taxes vs on their Country; but to have no share, in virtue of en any Right of their own, or of their Constituents, to vinterpose the least Advice in regard to the Applicazidtion of those Taxes, after they are raised; for according onto this new Doctrine, claiming any Share of this Sort, TE would be no less than invading his Majesty's esta-Isu blifted and antient Right. Well! But tho' the Par--m liament has no Right to interfere in this Matter, our gniAuthor readily admits, and in very strong Terms afemferts, that other Folks have: When the Money in abthe Treasury amounts to any considerable Sum. -is them it becomes an Object of publick Confideraedition : It would have contributed not a little to that al Polife clear

clear Light; which our Author promifed us, chad the dgi. I youchfafed to have told his Readers what they were old O to understand by public Consideration; but as he has T left us pretty much in the Dark in regard to this Anasam ticle, we must endeavour to find out this Meaningras sails well as the Rules of fair Criticism will permit; and sono it far it is to be prefumed we may venture to proceed, view without any great hazard of injuring or mistaking our him, that by public Consideration we are to under to W stand the 'Consideration of the Public :' this howesting ever is advancing but a very small length; the at all duous Article remains still upon Hand, how to investigate tigate what or whom this Public confifts of, which sais has thus acquired an undoubted Right to make the only Money in the Treasury, especially if the Sum be on large, the Object of their Confideration? it would and feem probable, from the Words immediately following, that be they what or whom they will, or be then no Sum in the Treasury either large or small, their Rightshob is the same; the in the latter Case, the Author provis is nounces, that the Object becomes unworthy of anys hel great Attention; here then we have got one Stepered farther; for the we are still at a Loss concerning this till Public, what it really is, yet we feem pretty well ins warranted to conclude, that according to our Authorines the House of Commons of this Kingdom, and con 2001 sequently the Parliament of this Kingdom, is not this light Public, nor so much as make any Part of it .- most infignificant Parliament! A third Step we feem like on " wife warranted to take, by the Sentence that immers 33 distely follows, in the Paffage already recited hit off when we have taken it, instead of obtaining more more Light clear

Light we shall but find ourselves involved in greater Obscurities of Language will not allow that, the Words -Thuse in Authority, hould comprehend in their meaning the Whole of this Public; yet, by the Office that this Author here affigns to & Those in Authority, it cannot be doubted that They at least constitute a very effential Part of it; but here we are again as much at a loss for a determinate Meaning of the Words now under Confideration as we were in the Instance before; whether we are to understand by them. the King and Council in England, and the Lord Lieutenant and Council of Ireland, together with the principal Law Servants of the Crown in both Kingdoms; whether all these, or more, or fewer than these; but the our Author may be thy, for pretty obvious Reafons, of being more explicit and determinate, in a Matter of this Sort, yet furely it can be no Difficulty on him to declare, in his next Edition, whether he doth not find himself strongly inclined to think, when at any time his Judgment infenfibly gets into a compofed and impartial Mood, that the Office which he has here affigued to "Those in Authority would full as well fuit the PARLIAMENT of Ireland, as it doth any Part or the whole of the above Enumeration; the Sentence however, as it stands, is so singularly curious, that it cannot be unacceptable to repeat it by itself . " It therefore well became Those in Authorify to confider in what Way the Whole, or Part " might be best applied for the Ease of the People, and for Public Service;" please now to make but the following Alteration, and see whether this Sentence, thus varied, must not instantly approve itself aght the

to the Heart and Judgment of every Man of Candor. connected with this Country; "It therefore well became the PARLIAMENT OF Ireland by WHOSE AUTHO-THIS MONEY WAS RAISED to confider in what Way the Whole or Part might be best applied for the Ease of the People and for the Public Service of this Kingdom." Is it in Nature, that Common Sense can devise an Objection against such a Proposition as this? And did not the whole of the Transaction, in the Session 1749, under Lord Harrington's Administration, most perfectly correspond with it? And had this original Method been suffered to go on, is there a fair minded Man, who understands the Rights of Men, and the Principles of civil Government, that will undertake to shew even a Possibility of any Injury arising from this Method, either to the Community in general or to any real conftitutional Interest, or useful Claim of Right of his Majesty in particular 2 and beyond these. is there any Pretention to Prerogative which the King of Great-Britain and Ireland would wish to maintain? or that any King at the Head of a legal Government can have a Right to claim? Here, tho' it may have the Appearance of a Digression it may be of some Use to observe, that the Author, by the whole Strain of his Pamphlet, would feem to have it understood, that there is no other Measure of human and focial Rights but what depends upon Precedents, and politive Acts which at any time, and in any Circumstances have happened to be made by the commanding Powers in the respective civil Communities of Mankind; the very Reverse of which is the Truth: So far are human Laws, all of them liable to Error and Perverfron, and Multitudes of them, God knows, in most of

the States upon Earth, no other than so many Instances and Engines of insolent Oppression and Outrage of the few, against those Rights of the many which they ought to maintain, so far are Decrees of this Sort from constituting the principal Rights of Men, that the Purpose of securing, more effectually, the Enjoyment of those natural, original, inherent Rights is the sole legitimate and righteous Foundation of all the Powers, Prerogatives, and Rights in civil Governments.

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bab Live, Liberty, and the Power of acquiring and difpofing of Property, are original Gifts of God to Man; and the Exercise of that unalienable Right of doing Homage to his Maker in fuch manner, as from his own inward Perfusion, he expects will render him most reacceptable, bound upon him as his indispensable Duby; all of them ascertained to every Individual, prior To all human Contracts, by that moral Perception inherent and essential in every Man's Breast, causing him at all Times to discern an unalterable Difference Detwixt Good and Evil, Just and Unjust, Right and Wrong, and all the various Species of Integrity, Humanity, Fidelity, and Benevolence of Heart, on the Hand, and of Iniquity, Perfidy, Violence, and Depravity, on the other, together with an inseparably concomitant Sense of Obligation to practise the former and to avoid and abstain from the latter; a due Conideration of this, and likewife, that the leveral Powers in civil Government are no other than the Effects of voluntary Contracts, entered into by Men, antecedently independent, primarily for the Purpose of more effectually preserving those original Rights to which God

God has given every Individual of Marikind an equal and inviolable Title, and afterwards for carrying the Interests of the Community, and the Prosperity and personal Happiness of the Individuals to all that Exwhich the Nature and Circumstances of their Condition and Situation will permit, always having a most facred Regard to those original Rights common to them and all other Men : When these Things are a little attended to, every Man of ordinary Understanding must be immediately fenfible, that when at any time a Question intimately affecting the Liberties and Property of a Community comes to be the Subject of Debate, it cannot be enough, merely to allign a Precedent of Fact (which yet in the present Case cannot in any one Instance be fairly affigned) not even a legislative Act, without any Respect being had to the Time and Circumstances in which it was made; but in all Cales of this Sort, refort ought, in Reason and Justice, to be at all Times had to the primary and fundamental Purpoles of that original Contract, which constituted the various Powers and delegated Rights of the Legislative, and executive Governors of the respective Community; and if, upon a fair Appeal, the Subject in Question shall be found clearly inconsistent with, and repugnant to this original supreme Law, and truly divine Testimory, it ought instantly to be given up, as having no Truch nor Righteouspes in it. The trisman to blurs, ni

THE Writer of these Remarks finding that the Whole cannot be got printed in such Time as to answer his Delign, chuses to interrupt the present Course

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of his Examination, in order to conclude this first Number with one or two short Observations on p. 18. wherein the Author professes to state the fingle Queftion, the Decision of which must, according to him, necessarily determine the whole Debate-The Queftion, as he states it is in these Words, 'Whether the Trust of applying the Money given by Parliament to the Crown without any special Appropriation, and in the actual Receipt of his Majesty's Treasury visition by the Laws and Constitution of this Kingdom vested in the Crown for public Services. Now if our Author had not stopp'd here, but gone on in Words to the following Purpole, and to folely, and absolutely vested in the Crown as neither to leave the white Parliament at Liberty, at any time, to inquire whether of this Money has been by the Officers of the Crown heneffly applied to the public Services of this Country or not, nor even in Cales where the Parliament on their Miceting shall find a large Redundancy of the Mon given by themselves, remaining in the Treasury after the public Services, or Exigencies of Government, fo that Time had actually been answered, are they to pretume to point out any Purpoles to which this Mo neymight be niefully employed for answering firme bublic Services; no, nor even to propole the Applicaof tion of any Part of it towards the Dicharge of a Debt. which they themselves had brought upon the Nation for answering public Services, when the Funds prowided for that Purpose had proved deficient: had the Question been stated by this Author in this fair, and the only fair and honest Manner; no Body probably would have had iny Difficulty in joining Issue upon it: for, as the Justice, Wisdom, and Reason of the Thing must

must be eternally and unalterably against his Side of the Question, when thus fully and candidly stated, so whenever he shall think proper to produce this Confitutional Deed of Trust, to which he would feem to refer, he will most affuredly find, not by implication but in express, Terms in the Body of this Deed, that the Parliament, who gave this Money, have for ever referved the Right as often as they shall meet, to inquire whether the Applications actually made, have been agreeable to the Purposes for which the Money was given? and likewise, as the first and great Council of the Crown, to point out fuch Uses of the public Money yet unapplied, as they shall judge most conducive to these public Services in time to come-But more, upon this Subject when it shall come in its re-This Winey has been by the Officers of the County

Perhaps it may feem but an idle undertaking to fet about in this Manner to detect the Fallacies, and expose the Blunders of a Wifeer who from the Specimen already produced must but too dainly appear to be somewhat defective in those Qualities which are absolutely requisite for meriting the Credit and Attention of the Public; and it is readily confessed, that it would be no left to In Peality, than what it may thus feem, were it not that the Performance is already gloried in, as a valid Defence of a Measure which had it succeeded, or were it ever to succeed, must infallibly iffue in rendring the Property and Liberties of this Country for the future precarious; relied on likewife as a successful Effort for Stifling the Gratitude, and abating the Esteem of the Public towards those worthy and gallant spirited Men, who in refolutely vindicating the Rights of this Kingdom, were very well ware, that they were putting it into the Power of Malice and Fallehood to bring upon them a Refentment which of all Evile but those of injuring their Country, and of wounding their own Spirits and Honour, they had always been most solicitous to avoid.

On DE 58

would have had Iny R I a Mit Willing Line upon it;

The Remainder will be published in a few Days.